LeVan, Nancy J. (for Pat Miranda – Conservator/Petitioner)

2nd Account and Report of Conservator [Prob. C. 2620, 2623, 2640, & 2942]

	DOD: 05/05/09 PAT MIRANDA, Conservator, is Petitioner.			NEEDS/PROBLEMS/COMMENTS:		
	TAI MIKANDA, COI SELVOIOI, IS I EIIIIO IEI.		NEEDS/TROBLEMS/COMMENTS.			
		Account period: 01/23/07 - 05/05/09		CONTINUED FROM 03/01/13 Minute Order from 03/01/13 states: The Court informs Ms. LeVan that bank statements through '09 are		
		Accounting - \$	39,167.44	needed.		
	ont. from 012813,	•	46.35	Note: The requested bank statements were filed on		
02	1413, 030113	Ending POH - \$	\$1,440.97 \(\frac{1100 \text{ Fine requested burns state the fits were \text{ o3/19/13.}}{03/19/13.}			
	Aff.Sub.Wit.			As of 03/28/13, the following		
✓	Verified	Conservator - w	vaived	needs/problems/comments remain:		
	Inventory	Attornov	vaived	Need Notice of Hearing with proof of service by mail at least 15 days before the hearing		
	PTC	Attorney - w	vaivea	on:		
	Not.Cred.	Petitioner prays for an Order:		- Kelli McCaslin (daughter)		
	Notice of Hrg X	• •	d settling	 Carroll (Bud) McCaslin (son) Michael McCaslin (son) 		
	Aff.Mail ×	-	J	Need original care facility billing statements		
	Aff.Pub.			pursuant to Probate Code § 2620(c)(5).		
	Sp.Ntc.	7		Note: Several of the monthly care facility statements were filed in connection with		
	Pers.Serv.	1		Petitioner's first account on 08/17/12;		
	Conf. Screen			however, several months during this accounting period are missing.		
	Letters	1				
	Duties/Supp	1		3. Need Order.		
	Objections	1		Note: A status hearing will be set as follows:		
	Video	1		 Friday, 06/07/2013 at 9:00 am in Dept. 303 for filing of the Final Account. 		
	Receipt					
	CI Report	1		Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter		
	2620(c) ×	1		the status hearing will come off calendar and no		
	Order ×	 		appearance will be required.		
	Aff. Posting			Reviewed by: JF		
	Status Rpt			Reviewed on: 03/28/13		
	UCCJEA			Updates:		
	Citation			Recommendation:		
	FTB Notice			File 1 - McCaslin		

Special Needs Trust of Samuel Appleton

Beckett, Steven K. (for Inland Counties Regional Center, Inc., Trustee)

Probate Status Hearing Re: Next Accounting

	INLAND COUNTIES REGIONAL CENTER, INC., is	NEEDS/PROBLEMS/COMMENTS:
	Trustee.	NEEDS/TROBLEMS/COMMENTS.
	1103100.	1. Need 5 th account.
	The Trustee's Fourth Account heard on 5-17-12	
	and the petition granted except for the fee	
	increase, which was to be addressed	
Aff.Sub.Wit.	separately.	
Verified		
Inventory	The Order Settling Fourth Account signed 5-24-	
PTC	12 set this status hearing for the filing of the Fifth Account.	
Not.Cred.	7.0000iii.	
Notice of Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf. Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 3-28-13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 2 - Appleton

Shirley Ann McCray (Estate) Johnson, Kevin (Pro Per – Administrator) Status Hearing Re: Filing of the Amended Account

3 Atty

DOD: 6-25-09	KEVIN JOHNSON , son, was appointed Administrator without bond with Limited IAEA authority and Letters issued on 5-20-10.	NEEDS/PROBLEMS/ COMMENTS:
	I&A filed 7-14-10 shows a total estate value of \$45,000.00 (real property only). The sole heirs of the estate are the Administrator,	Minute Order 12-7-12: Ms. Kruthers will file
Cont. from: 062112, 080912, 100512, 110212, 120712	 Kevin Johnson, and his sister, Phyllis Williams. On 10-5-12, the Court removed Mr. Johnson and appointed the FRESNO COUNTY PUBLIC ADMINISTRATOR. Letters issued on 	accounting with the help from Mr. Johnson. Continued to 4-5-13.
Aff.Sub.Wit.	10-19-12.	As of 3-28-13, nothing
Verified	Status Report filed 10-29-12 states: Deputy Public Administrator	<u>further has been filed</u> .
Inventory	Noe Jimenez met with an Escrow Officer at Chicago Title on	
PTC	 10-10-12, where escrow had previously been opened. Although two minute orders note that one of the heirs could 	Need amended final
Not.Cred.	buy the house, no specific amount was set forth. Whoever	account and/or petition for final
Notice of Hrg	opened the escrow advised Chicago Title that the following	distribution.
Aff.Mail	specific disbursements were to be paid from escrow:	
Aff.Pub.	Buyer (Daughter) to receive credit of ½ of the estate for \$20,000,000	
Sp.Ntc.	\$20,000.00	
Pers.Serv.	Joanne Sanoian attorney fees in the amount of \$9,800.00 Anotapproved by the Court unalogarif this was known or	
Conf. Screen	(not approved by the Court, unclear if this was known or requested by Ms. Sanoian)	
Letters	Kevin Johnson, Former Administrator, \$15,000.00 as his	
Duties/Supp	compensation	
Objections	If these distributions had been made, the estate would then be	
Video Receipt	insolvent, and the creditor would go without payment of	
CI Report	\$1,958.59.	
9202	Public Administrator advised the Escrow Officer to make no	
Order	distributions, and there may be a change in the sales prices.	
Aff. Posting	Public Administrator requests instruction from the Court regarding the appropriate sales prices and also requests that	Reviewed by: skc
Status Rpt	the Court revise the previous order so that sale proceeds not	Reviewed on: 3-28-13
UCCJEA	otherwise required to be paid from escrow, such as	Updates:
Citation	outstanding taxes and mortgage, be payable to the Public	Recommendation:
FTB Notice	Administrator instead of a blocked account.	File 3 - McCray
	Minute Order 11-2-12 states: Mr. Jimenez informs the Court that Ms. Williams was approved for 70% of the loan and is working with an officer to get the other 30%. Mr. Jimenez indicates to the Court that the sale price is \$45,000.00. The Court rescinds its previous order requiring a blocked account.	
	Status Report filed 11-30-12 by Public Administrator states: Since the last hearing on 11-2-12, Phyllis Williams has obtained a loan for the remaining 30% of the purchase price and the title company is awaiting finalization of the loan. Once finalization has been obtained, escrow can close, and the proceeds will be distributed to the Public Administrator. At least 60 days is requested.	

Duncan, Robert C. (or Roseville, CA for Petitioners Linda Hansen and Mary Mossette)

(1) Waiver of Account and First and Final Report of Executor (2) Petition for Allowance of Statutory Fees to Attorney and (3) Final Distribution

DO	D: 11/30/2009	LINDA HANSEN and MARY MOSSETTE,	NEEDS/PROBLEMS/COMMENTS:
		Co-Executors, are Petitioners.	
		Accounting is waived.	
	nt. from 121112, 1513, 022613		
	Aff.Sub.Wit.	Executors - waive	
√	Inventory	Attorney - \$12,685.38	
	PTC X	(at artuit and)	
✓	Not.Cred.	Distribution, pursuant to Decedent's Will,	
✓	Notice of Hrg	is to:	
✓	Aff.Mail W/	Mary Mossette and Linda Hansen as Co	-
	Aff.Pub.	Trustees of the Daryl and Alma Brooks 1995 Trust - \$113.63.	
✓	Sp.Ntc.	1770 11031 \$110.00.	
	Pers.Serv.		
	Conf. Screen		
✓	Letters 3/2/09	_	
	Duties/Supp		
	Objections	=	
	Video Receipt		
	CI Report		
✓	9202		
✓	Order		
	Aff. Posting		Reviewed by: KT
	Status Rpt		Reviewed on: 3/28/13
	UCCJEA	4	Updates:
	Citation	4	Recommendation: SUBMITTED
✓	FTB Notice		File 4 - Brooks

Barberi, Tina M. (for Julieta Guerrero – guardian/Petitioner)
Petition for Termination of Guardianship

Age: 5		JULIETA GUERRERO , mother/Guardian of the Estate, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:	
		Petitioner was appointed Guardian of the Estate on 04/25/12.	Petitioner is Spanish speaking. 1. Need Notice of Hearing.	
Co	Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg × Aff.Mail × Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order ×	Father: CUAUHTEMOC GUERRERO – deceased Paternal grandparents: DECEASED Maternal grandmother: LIVES IN MEXICO Maternal grandfather: DECEASED Petitioner states that guardianship of the estate is no longer necessary because the only asset of the estate was lost to foreclosure. I & A filed 03/21/13 - \$0.00	 Need proof of service by mail at least 15 days before the hearing of Notice of Hearing or Consent & Waiver of Notice or Declaration of Due Diligence for: Maternal grandmother* *Unless the Court dispenses with Notice. Petitioner states that she lives in Mexico. The caption on the Petition and Order is incorrect. The minor's name should be reflected in the caption, not the name of the minor's deceased father. Need revised Order. 	
	Aff. Posting	=	Reviewed by: JF	
	Status Rpt	4	Reviewed on: 03/28/13	
	UCCJEA	_	Updates:	
	Citation		Recommendation:	
	FTB Notice		File 5 - Guerrero	

Case No. 12CEPR00952

Wilson, Glenn R. (for James Kent McAvoy and Patricia Anne McAvoy – Petitioners)

Encinias, Kianna Marie (Pro Per – Mother – Objector)

ppointment of Guardian of the Person (Prob. C. 1510)

	,		Petition for Ap	
Bla	ke, age 7		TEMPORARY EXPI JAMES KENT MCA MCAVOY, Paterr	
Ca	moron ago ?			
Ca	meron, age 3			
			Petitioners.	
_			Father: BRIAN MI	
Cont. from 010313,			- Nominates, cor	
013	3113, 020813		Mother: KIANNA	
	Aff.Sub.Wit.		- Personally serve	
>	Verified		Maternal Grand	
	Inventory		- Mailed service Maternal Grandi	
	PTC		- Mailed service	
	Not.Cred.		Petitioners state t	
Y	Notice of Hrg		believed to resid	
Y	Aff.Mail	W	their current add	
	Aff.Pub.		Petitioners. Petitic	
	Sp.Ntc.		with regard to th	
~	Pers.Serv.	W	the children if the	
~	Conf. Screen		mother and, due	
Y	Letters		violence made k Petitioners' son (t	
~	Duties/Supp		believe that takir	
~	Objections		children is in their	
	Video Receipt		to protect their h	
Y	CI, DSS Report	X	Petitioners state t	
.	Clearances	Χ	suicide attempts	
•	Order		health condition	
			multiple occasio	
			mother takes val provided) and re	
			medication. Peti	
			mother sleeps so	
			care for the child	
			Petitioners state t	
			called the father	
			children to the h	
			child fell while at	
			bathroom unatte	
	Aff Dark		requiring stitches had been asleer	
	Aff. Posting		reported that the	
	Status Rpt		under the influer	
~	UCCJEA		had taken two p	
	Citation FTB Notice		house.	
	LID MONCE		SEE A	
			<u> </u>	

Atty

Atty

AVOY and PATRICIA ANNE nal Grandparents, are

CHAEL WEAVER

- sents and waives notice MARIE ENCINIAS
- d 10-30-12

ather: Reynaldo Encinias

0-30-12

mother: Gail Pixley-Ericson

0-30-12

he minor children are e with the mother: however, ress is not known to ners have serious concerns e safety and well-being of ey remain in the care of their to allegations of domestic by the mother against he father), Petitioners ng immediate custody of the best interest and necessary ealth, safety and well-beina.

he mother has a history of suffers from serious mental s has been hospitalized on ns. Petitioners state the ious medications (list elies heavily on sleeping tioners contend that the deeply that she is unable to lren.

hat on 10-15-12, the mother to transport she and the ospital because the younger tempting to use the ended and split his lip, Petitioners state the mother Petitioners state the father e mother appeared to be ce of drugs and that she ills as they were leaving the

DDITIONAL PAGES

NEEDS/PROBLEMS/COMMENTS:

Continued from 1-3-13, 1-31-13, 2-8-13

As of 3-28-13, nothing further has been filed in this case; however, a hearing was held 3-20-13 in the Family Law action that was continued to 4-8-13.

If this guardianship goes forward, need CI Report with clearances and/or DSS report per §1513(c).

SEE ADDITIONAL PAGES

Minute Order 1-3-13: The Court is informed that nothing has been resolved in Family Court as of yet. The Court on its own motion grants a temporary guardianship in favor of James Mcavoy and Patricia Mcavoy. The temporary expires 1-31-13 unless terminated sooner by a family court.

Minute Order 1-31-13: Mother objects to the petition. Counsel advises the Court that there are no restraining orders of any kind with respect to Brian Weaver. Counsel further advises that there are no current Family Law cases or custody orders. The Court notes for the minute order that it is anticipated that a further action will be initiated in the preexisting inactive Family Law case #11CEFL06715. Said case will be acted upon by way of ex parte action. Matter continued to 2/8/13. The temporary is extended to 2/8/13 unless a Family Law Court puts in place a separate order regarding guardianship. The Court notes for the minute order that it is this Court's intent to maintain the status quo until the Family Court makes a ruling. Continued to 2/8/13 at 9:00am in Dept. 303. Set on 2/8/13 for Status Hearing Re: Ex Parte in Family Court. Temporary Guardianship/Conservatorship Letters extended to 2/8/13.

Reviewed by: skc **Reviewed on: 3-28-13 Updates:** Recommendation: File 6 - Weaver

Case No. 12CEPR00952

Page 2

Petitioners state the mother has passed out with the children in her care on at least one occasion. Their son (the father) returned home and took a photograph, which shows that the children were present (attached).

Petitioners also state the older child has not been sent to school on a regular basis, and that when the younger child was taken to the hospital, Petitioners state the mother requested the doctor write a note for the older child's absences, which the doctor declined.

Petitioners state that in August 2012, the mother called and requested that they pick up Blake, and when they got home at nearly 6:30 pm, the child said all he had to eat all day was a piece of string cheese. Also in August, Petitioners state the father reported that the mother had left a message that she couldn't care for the children, so Allison (Petitioners' daughter) picked them up and provided childcare.

Petitioners state guardianship is necessary to protect the children and that being in the care of the mother is detrimental to the children.

Petitioners' Supplemental Declaration filed 10-26-12 requests that the Court reconsider the request for immediate temporary guardianship pending the hearing and provides information regarding a text message from the mother and a printout from the mother's Facebook page, which Petitioners state may indicate that the mother is planning to take the child out of state (attached).

Kianna Marie Encinias (Mother) filed two declarations and proofs of service on 11-5-12:

- 1. Declaration of Kianna Marie Encinias states she does not agree with the petition. Declaration provides response to the allegations in the petition. See declaration. Mother states she receives food stamps and the family is never without food. The father has not provided as a father or a partner with stable job or medical. She is a good mother and the children are her #1 priority. The children are well-behaved, well-adjusted good children. If she were an unfit mother and the allegations of Petitioners were true, then this would not be the case.
- Declaration of Gail Anne Erickson (Maternal Grandmother) states she does not agree with the allegations or proceedings. Details provided.

Kianna Marie Encinias (Mother) filed an Ex Parte Request for Dissolution of Guardianship and an Objection to Guardianship on 1-11-13. Per Court order on 1-15-13, the ex parte request for dissolution of guardianship is denied, and any objections will be heard at the hearing scheduled for 1-31-13.

Ms. Encinias states Petitioners had told her they decided to drop their actions to seek guardianship, that they didn't want to take the children away from her, and that filing for guardianship was just "things getting ugly." Ms. Encinias states she asked Petitioners if she would care for the children when she was in the hospital, and they said it was no problem. However, while she was in the hospital, Petitioners filed for guardianship. Ms. Encinias states she had no knowledge of any new court proceedings or requests and was never served with anything. When she got out of the hospital, she was informed that Petitioners had gotten guardianship and she was not allowed to come get the children.

Ms. Encinias' Ex Parte Request for Dissolution of Guardianship states that one of the times that Kent came to drop off the kids, he told her that his attorney had written up a custody agreement for shared custody between the mother and the father, and they wanted to drop the guardianship because they don't want to take the children, they just want to be able to see them. Ms. Encinias states she signed the custody agreement with the understanding that everything would be dropped. On 1-1-13 she had to be hospitalized for exhaustion and Petitioners offered to care for the children. However, they then filed for guardianship and lied in their paperwork saying she had been served, when she had not.

Ms. Encinias feels her children have been abducted from her and she just wants them back home. She is a stay at home mom and the children are her entire life. Cameron (3) is extremely attached to her and she has never been away from him.

SEE ADDITIONAL PAGES

Case No. 12CEPR00952

Page 3

Court Investigator Jennifer Daniel filed a report on 12-14-12.

A DSS report pursuant to Probate Code §1513(c) has not yet been received.

Ms. Encinias filed a Declaration (with proof of service) on 1-29-13. Declaration states:

- On 10-8-12, an argument with Brian Weaver led to him assaulting her. He brought a group of people onto their patio and they were using illicit drugs while their children were present inside the home. Brian was arrested for domestic violence and Ms. Encinias was gratned a 7-day emergency restraining order. 11CEFL06715.
- On the day the RO expired, Brian, his parents, and his brother came into her home videotaping and took Brian's belongings.
 The next day, Ms. Encinias filed papers at the courthouse for another restraining order, custody, property control, and payment. The order was approved. 11CEFL06715.
- Ms. Encinias spent the next several days trying to get Brian served. She was notified that CPS had been trying to reach her because of the domestic violence. The social worker came to the home and explained that the concerns were with Brian and his temper and violence. Ms. Encinias explained that he was no longer living in the home and had only been back once with his family for his belongings. She had no concerns about Ms. Encinias as a mother and was able to see that the children were living in a nice clean environment. At the end of the evaluation she said if Brian was allowed contact with the children, she would make sure the children are removed. That day, Ms. Encinias states she made it a point to inform Brian and his parents over the phone of these developments and made it extremely clear that Brian was not to be allowed around the children.
- Ms. Encinias states a couple of days later, Brian's sister Alison offered to take her and the children to the pumpkin patch
 because her car was not running. Alison asked if she could take the children to her house to carve the pumpkins, and Ms.
 Encinias agreed, trusting that they would not have Brian there, since they were aware of the CPS report and the
 consequences of having the children around him. However, when Kent brought the children home, Blake (7) said that his
 dad was there.
- Petitioner asked Tricia McAvoy why she ignored what they were told and allowed Brian to be there. She acted like nothing
 was wrong and said, "There's no restraining order." Ms. Encinias states she then told her that she couldn't trust them and they
 would not be seeing the children anytime in the near future. A few days later, Ms. Encinias states she was served with the
 petition for guardianship. Ms. Encinias thinks they did this out of revenge and anger, not out of genuine concern for the
 children.
- The children continued to reside with Ms. Encinias and Petitioners' attorney continued to send numerous documents. Shortly
 thereafter, Ms. Encinias was served with a 3-day notice on her residence. She was stressed and upset, and Petitioners sent
 constant text messages to let them pick up the children. She did not respond because she was terrified of losing the
 children.
- Ms. Encinias states she appeared in Court on 11-9-12 by herself against Petitioners' attorney. The court told the petitioners
 they might obtain a joinder into the family law case. Ms. Encinias allowed a modification to the family law order to allow
 supervised visitation.
- Ms. Encinias states on 12-13-12 (Blake's birthday), Alison and Kent McAvoy stopped at her house to ask if they could give Blake birthday gifts and Ms. Encinias allowed them to come in for a few minutes. A few days later, she allowed the kids to go to dinner with Alison and Kent. When they came back, Kent asked to speak with her, and told her the situation had gotten ridiculous. He said, "Now they are bringing up contempt charges against you for the weeks you didn't register for the visitation." He told her she was looking at 35 days in jail, but if she would agree to get the criminal charges dropped against Brian in the DV case, have the restraining orders dropped, and sign a new custody agreement, which he had with him, then they would get the contempt charges against her dropped and stop all of the guardianship proceedings.

SEE ADDITIONAL PAGES

Case No. 12CEPR00952

Page 4

- Ms. Encinias states she read the custody agreement and was okay with some things but not others. Kent told her "Don't
 worry about it, we can go back and make any changes you want to make later, but as long as we get this signed now,
 then Brian can start seeing the kids." Ms. Encinias signed the agreement thinking everything was going to be resolved.
- In January 2013, Ms. Encinias states she put the children in the care of her mother Gail Erickson and Petitioners Tricia and Kent McAvoy due to extreme stress and exhaustion and checked herself into the hospital for a few days with the understanding and agreement that the kids would only be in their care while she was in the hospital. However, her mother called the McAvoys several times and they would not allow her to pick them up, and they now refuse to return the children to her.
- Ms. Encinias states Petitioners have disparaged her to the children to the point that Blake feels he had to choose between
 his father and grandparents or her. He has become standoffish whenever allowed to speak to her on the phone. Petitioners
 would not allow visits unless they were supervising. Ms. Encinias states she finally agreed to meet Petitioners at Chuck E
 Cheese to see the boys this weekend. Cameron was excited to see here and asked to go home with her. She asked if he
 could spend the night and was told absolutely not.
- Ms. Encinias states when they were leaving, Petitioners put Blake on the spot to tell her what she was putting him through.
 Ms. Encinias states they are letting all of these scary adult issues be made known to a 7 and 3 year old and trying to turn the children against her.
- Ms. Encinias states she has a chronic pain condition for which she is prescribed medications and is under the routine and
 consistent care of a doctor. She does not abuse the medications and is present and capable of caring for her children at all
 times. (Medications listed.)
- Petitioners have allowed her to see the children only if they are directly supervising. The situation is so full of animosity that she
 has not opted to do this for Blake's sake. Tricia has made many negative comments to Blake about her and Blake as told
 her, "Mom, grandma hates you." Having visits with Petitioners hovering over her would put Blake in a very uncomfortable
 position as he is convinced that he has to choose sides. Petitioners have only allowed her three phone calls since Jan 2 and
 one visit (Chuck E Cheese).
- Ms. Encinias states she has always been able to care for her children, to provide what they need, and to keep them safe.
 She does not drink alcohol, does not use illegal drugs, and has never been arrested. She is receiving counseling for herself and is providing counseling for the children at Exceptional Parents Unlimited. The children are her highest priority and Blake has had no attendance issues at school.

Ms. Encinias wishes the Court to consider:

- The father was arrested for domestic violence
- Police have been called to the home many times.
- Petitioners did not keep the father away from the children per CPS. The father lives in the home with Petitioners.
- Petitioner Kent attempted to coerce her to sign an agreement for custody and drop charges so that she could have the children back in her care.
- Petitioners are alienating her from her children.

Ms. Encinias requests the Court seriously consider and investigate the statements made in this Declaration and return the children to her care before they become even more emotionally distressed and traumatized.

SEE ADDITIONAL PAGES

Case No. 12CEPR00952

Page 5

NEEDS/PROBLEMS/COMMENTS:

1. <u>A Court Investigation was not completed due to the circumstances of this case. If this guardianship goes forward, need CI Report with clearances and/or DSS report per §1513(c).</u>

<u>Background and information per Court records</u>: Pursuant to Local Rule 7.15.7, if a matter is presently pending in the Family Law Court, a petitioner seeking custody or visitation rights will be instructed to seek joinder in the family law proceeding and request relief from that Court.

When this petition was originally filed, there was a presently pending matter involving custody of the children in the Family Court. A Domestic Violence Temporary Restraining Order filed 10-19-12 in an existing Family Law (UPA) case granted sole legal and physical custody of the children to the mother with no visitation to the father pending hearing scheduled for 11-9-12. At hearing on 11-9-12, the parties reached agreement regarding visitation, which became the order of the Court, and the matter was continued to 1-7-13. The DVTRO was reissued to expire on that date, with the new custody order (supervised visits to the father).

In the meantime, a Criminal Protective order was entered on 11-27-12 in Fresno Superior Court Case M12924251 with an expiration date of 11-27-15, which order was filed into the Family Law case. The order protects Kianna Encinias from Brian Weaver.

On 1-3-13, in this probate guardianship matter, temporary guardianship was granted on the Court's own motion due to circumstances on that date.

On 1-7-13, in the Family Law matter, Ms. Encinias did not appear and the DVTRO was terminated. Examiner notes that pursuant to Family Code §6340, custody orders survive termination of any protective order; however, no further hearing was scheduled by the parties to address or modify the orders made on 11-9-12.

In other words, after 1-7-13, there was nothing "presently pending" in the Family Law case except for the motion for joinder. However, there were no appearances at the hearing re joinder and the matter was taken off calendar.

At the continued guardianship hearing on 1-31-13, Attorney Wilson represented to the Court that further action would be initiated in the "inactive" family law case by way of ex parte action. Attorney Glenn Wilson, who represents the Petitioners here, also represents the father in the family law matter.

<u>Update</u>: Per Minute Order 3-20-13 in Dept. 202 [Judge Nystrom-Geist], the paternal grandparents are joined on a temporary basis due to current temp guardianship. The Court found an immediate risk to the children with the mother and must place the children with the father if the Probate Court does not extend its order. Mother shall have visitation or contact. Mr. Wilson is to provide proof regarding dismissal of the CPO. The Court will order sole legal and physical custody to the father if the Court does not extend guardianship. Matter set for further hearing 4-8-13 pending the outcome of the Probate Hearing on 4-5-13.

7 Tarek K. Alameldin (Estate)

Case No. 06CEPR01226

Atty Rindlisbacher, Curtis D. (for Naglaa K. Alameldin – Sister – Administrator)

Atty Shahbazian, Steven L. (for Roli Elsotari)

Probate Status Hearing Re: Filing Account

DOD: 11/06/06	NAGLAA K. ALAMELDIN, sister, was	NEEDS/PROBLEMS/COMMENTS:		
	appointed Administrator with full IAEA	Continued from 10-4-12, 11-30-12, 2-1-13		
	and bond of \$190,000.00 on 01/02/07. NAGLAA K. ALAMELDIN filed a Status	Minute Order 10-4-12: Counsel advises the Court that he is not in a position to complete the		
Cont. from 100412, 113012, 020113	Report of Administration of Estate and Petition to Approve First Account on	accounting as he is still trying to collect the assets. Counsel requests a continuance. Matter		
Aff.Sub.Wit.	09/21/10.	continued to 11-30-12.		
Verified		Minute Order 11-30-12: Counsel informs the Court		
Inventory	The Petition to Approve First Account	that there is a judgment for about \$20,000.00 with interest against the actual mother of the children.		
PTC	was continued several times (11	Matter continued to 2/1/13. The Court informs		
Not.Cred.	hearings total) and the Court denied the Petition with leave to Amend on	counsel that it will expect an update at the next		
Notice of Hrg	06/04/12.	hearing as to the progress of the other account and what is being done to collect the judgment.		
Aff.Mail		Continued to 2-1-13.		
Aff.Pub.	Minute Order from hearing on 8/6/12 set	Minute Order 2-1-13: Counsel informs the Court		
Sp.Ntc.	this matter for status regarding filing the	that he has been in contact with the State's		
Pers.Serv.	account.	unclaimed property division. Counsel is directed		
Conf. Screen		to submit a status report.		
Letters		As of 3-28-13, nothing further has been filed.		
Duties/Supp		Need Final Account and Petition for Final		
Objections		Distribution or current status report.		
Video				
Receipt				
CI Report				
9202				
Order				
Aff. Posting	_	Reviewed by: KT / skc		
	X	Reviewed on: 3-28-13		
UCCJEA		Updates:		
Citation	_	Recommendation:		
FTB Notice		File 7 - Alameldin		

Winter, Gary L. (for Judith A. Elia – Executor)

Probate Status Hearing Re: Failure to File a First Account or Petition for Final Distribution (Prob. C. 12200, et seq.)

DOD: 12-16-08	JUDITH A. ELIA, Daughter, was appointed Executor with	NEEDS/PROBLEMS/COMMENTS:
	Full IAEA without bond and Letters issued on 2-15-11.	OFF CALENDAR
	Inventory and Appraisal Partial No. 1 filed 6-27-12	OFF CALENDAR
	includes real property valued at \$110,000.00, and a	Final I&A filed 3-29-13.
Cont. from 020113	Reappraisal values the property at \$80,000.00.	Tillaria ilica 0-27-10.
Aff.Sub.Wit.	On 11-29-12, the Court set this status hearing regarding	Petition for Final Distribution filed 3-
Verified	failure to file a First Account or Petition for Final	29-13 is set for hearing 5-1-13.
Inventory	Distribution.	
PTC	First Status Report of Judith A. Elia, Executor of the Estate	
Not.Cred.	filed 1-23-13 states that on 6-28-11, the Court settled	
Notice of Hrg	the final account in the conservatorship estate requiring delivery of the assets, consisting of \$86,681.28	
Aff.Mail	cash and a 50% interest in the real property to herself	
Aff.Pub.	as the Executor of the decedent's estate. A receipt	
Sp.Ntc.	filed in the conservatorship reflects that \$70,323.53 was	
Pers.Serv.	delivered to the estate after all fees were paid. Since the close of the conservatorship, the Executor has held	
Conf. Screen	and preserved the funds in the estate checking	
Letters	account pending the sale of the real property. She has	
Duties/Supp	recorded an Affidavit of Death of Joint Tenant to clear	
Objections	the decedent's husband from title so that 100% of the	
Video	real property is subject to her administration. She has used appropriate estate funds for maintenance of real	
Receipt	property and property tax.	
CI Report		
9202	The sale of the property took longer than usual due to the market conditions in Firebaugh. The petition for final	
Order	distribution has been delayed due to the difficulty of	
Aff. Posting	selling the property. The first sale fell out of escrow. The	Reviewed by: skc
Status Rpt	second sale closed on 12-7-12 and proceeds of	Reviewed on: 3-28-13
UCCJEA Citation	\$74,270.24 were deposited into the estate checking	Updates: 4-2-13 Recommendation:
FTB Notice	account.	File 8 - Kantor
FIB NOIICE	The executor is making her best effort to timely	THE O-RAINOI
	conclude the matter. Now that the property has sold,	
	the Executor states she is able to prepare income tax	
	returns and conclude the estate by 3-31-13.	
	Final I&A filed 3-29-13 indicates a total estate value of	
	\$384,423.39, including cash, IRA, annuity.	
		Ω

Jaech, Jeffrey A.
Status Hearing Re: Filing of the Third Account

	States freding Re. Timing of the frink Accession	
		NEEDS/PROBLEMS/COMMENTS:
		OFF CALENDAR. Third account filed
		and set for hearing on 4/25/13.
Cont. from		
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 3/28/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 9 - Silberstein

Jaech, Jeffrey A.

Status Hearing Re: Filing of the Third Account

	Sidios fieding Re. Filling of the Third Account	
		NEEDS/PROBLEMS/COMMENTS:
		OFF CALFNIDAD
		OFF CALENDAR. Third account filed
		and set for hearing on 4/25/13.
Cont. from		
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 3/28/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 10 - Silberstein

11 Wanda H. Bingham (CONS/PE)

Case No. 11CEPR00949

Atty Roberts, David A.

Atty Boyett, Deborah K.

Atty Burnside, Leigh W

Status Hearing Re: Filing of Bond; Filing of the Inventory and Appraisal

Age:		NEEDS/PROBLEMS/COMMENTS:
DOD:		
		OFF CALENDAR
		Bond filed 02/14/13
Cont. from		
Aff.Sub.Wit.		I & A filed 02/28/13
Verified		1 0.1 1 11110 0. 0=, = 0, 1 0
✓ Inventory		
✓ Bond		
Not.Cred.		
Notice of	1	
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		B II
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 03/28/13
UCCJEA Citation		Updates: Recommendation:
FTB Notice		
FIB NOTICE		File 11 - Bingham

12 Earl J. Ross Marital and Earl J. Ross Family Trust

Gilmore, David M. (for Rick Ross and Richard Ross) Atty Thompson, Timothy L. (for Susan Clarke Ross Alley) Atty Status Hearing Re: Settlement Agreement

FTB Notice

	RICK ROSS and RICHARD ROSS filed an amended	NE	EDS/PROBLEMS/COMMENTS:
	petition on 6-5-12 to compel accounting,		
	surcharge and remove trustee .	1.	Need agreement per minute order 2-14-13 or dismissal.
	SUSAN ALLEY filed Objection on 6-29-13.	Dro	eviously noted:
		rie	evicusiy noled.
Aff.Sub.Wit.	Minute Order 2-14-13: Parties reach a settlement	2.	This Petition opened a new case;
Verified	agreement as fully set forth by the Court. Counsel is		however, there is already an
Inventory	directed to prepare the agreement. The trial date of 2-19-13 is vacated.		open probate case regarding
PTC	01 2-19-13 is vacaled.		this matter, as referenced in the Petition.
Not.Cred.			reillion.
Notice of Hrg			If this matter goes forward, the
Aff.Mail			Court may consolidate this case
Aff.Pub.			with Matter of Earl Jackson Ross, Case No. 09CEPR00285.
Sp.Ntc.			
Pers.Serv.			Note: Petitioner Rick Ross'
Conf. Screen			Second Amended Complaint filed 2-4-10 is currently
Letters			outstanding in 09CEPR00285
Duties/Supp			(Answer filed 3-22-10). The Court
Objections			may require status of that complaint.
Video			complain.
Receipt			
CI Report			
9202			
Order			
Aff. Posting		Re	viewed by: skc
Status Rpt		Re	viewed on: 3-28-13
UCCJEA		Up	odates:
Citation		Re	commendation:

File 12 - Ross

Case No. 12CEPR00278

Atty Dowling, Michael D.; Matlak, Steven M., of Dowling Aaron Inc. (for Co-Administrators Jeffrey D. Hall and Stephen G. Hall)

Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 6/6/2012	JEFF
	HAL
	with
	Lette
Cont. from 030813	Minu
Aff.Sub.Wit.	on th
Verified	mat
Inventory	app
Status Rep.	Ctart
Not.Cred.	Statuthe (
Notice of Hrg	• (
	V/ i
Aff.Pub.	
Sp.Ntc.	/
Pers.Serv.	-
Conf. Screen	
Letters	• 1
Duties/Supp	
Objections	i i
Video	"
Receipt	r
CI Report	· \
9202	
Order	
Aff. Posting	
Status Rpt	
UCCJEA	
Citation	
FTB Notice	

JEFFREY DAVID HALL and STEPHEN GREGORY HALL, sons, were appointed as Co-Administrators with Full IAEA without bond on 10/12/2012, and Letters issued on that date.

Minute Order dated 10/11/2012 from the hearing on the appointment of administrator set this matter on 3/8/2013 for filing of the inventory and appraisal.

Status Report filed 2/28/2013 by the Attorneys for the Co-Administrators states:

- On 2/21/2013, their office provided inventories for appraisal of real property owned by Decedent in Fresno, Kern and Los Angeles Counties to the probate referee appointed in this matter [Steven Deibert];
- They are currently awaiting receipt of those appraisals from the probate referee;
- The Co-Administrators in this matter have kept their office informed that they are working on locating and gathering additional information concerning other assets owned by the Decedent; their office continues to press the Co-Administrators to provide them with this information.

NEEDS/PROBLEMS/COMMENTS:

Continued from 3/8/2013. Minute Order states Counsel informs the Court that the inventory on the three properties was sent to Mr. Deibert on 2/21/2013. Matter continued to 4/5/2013.

Notes:

- Partial #1 Inventory and Appraisal was filed on 4/2/2013 showing a value of \$190,000.00.
- Partial #2 Inventory and Appraisal was filed on 4/2/2013 showing a value of \$225,000.00.
- Partial #3 Inventory and Appraisals was filed on 4/2/2013 showing a value of \$6,000.00.
- Need Final Inventory and Appraisal pursuant to Probate Code § 8800(b), or verified status report and proof of service of notice of the status hearing pursuant to Local Rule 7.5(B).

Reviewed by: LEG
Reviewed on: 3/28/13
Updates: 4/3/13
Recommendation:
File 13 - Hall

Tomassian, Gerald M., of Tomassian, Pimentel & Shapazian (for Donald S. Preis, Executor)

Status Hearing Re: Filing of the Inventory and Appraisal

	NEEDS/PROBLEMS/COMMENTS:
	OFF CALENDAR
Cont. from	Final Inventory and Appraisal
Aff.Sub.Wit.	filed 12/24/2012.
Verified	
✓ Inventory	
PTC	
Not.Cred.	
Notice of Hrg	
Aff.Mail	
Aff.Pub.	
Sp.Ntc.	
Pers.Serv.	
Conf. Screen	
Letters	
Duties/Supp	
Objections	
Video	
Receipt	
CI Report	
9202	
Order Aff Parking	Deviewed by a LFC
Aff. Posting	Reviewed by: LEG
Status Rpt UCCJEA	Reviewed on: 3/28/13 Updates:
Citation	Recommendation:
FTB Notice	File 14 - Pries

Hemb, Richard E., of Hemb Law Office (for Michele R. Curley, Administrator)

Status Hearing Re: Filing of the Inventory and Appraisal

DC	D: 9/7/2012	MICHELE R. CURLEY, daughter, was appointed	NEEDS/PROBLEMS/COMMENTS:
		Administrator with Full IAEA authority and bond of	
		\$30,000.00 on 11/7/2012.	Note: Due to the delay in filing
]	proof of bond and the <i>Letters</i> having issued on 1/22/2013, the
Co	nt. from	Proof of Bond in the sum of \$30,000.00 was filed on	final inventory and appraisal is not
	Aff.Sub.Wit.	1/22/2013.	yet due pursuant to Probate
	Verified	Letters issued on 1/22/2013.	Code § 8800(b). Continuance of
	Inventory		this status hearing may be necessary to allow additional
	PTC	Pursuant to Probate Code § 8800(b), Final Inventory and Appraisal is due 5/22/2013.	time for filing of the final inventory
	Not.Cred.	- and Appraisans due <u>3/22/2013</u> . -	and appraisal.
	Notice of Hrg	Minute Order dated 11/7/2012 from the hearing on	
	Aff.Mail	the Petition for Letters of Administration set the	
	Aff.Pub.	matter for a status hearing for filing of the inventory	
	Sp.Ntc.	and appraisal on 4/5/2013.	
	Pers.Serv.		
	Conf. Screen	Minute Order dated 12/14/2012 from the status	
	Letters	hearing on the filing proof of bond states counsel	
	Duties/Supp	informs the Court that his client was rejected for a	
	Objections	bond in the amount of \$30,000.00. The Court	
	Video	advises counsel that an alternative will be needed. Matter continued to 1/25/2013. Status hearing for	
	Receipt	1/25/2013 was taken off calendar due to filing	
	CI Report	proof of bond on 1/22/2013.	
	9202	proof of borid of 1/22/2013. -	
	Order	_	
	Aff. Posting	_	Reviewed by: LEG
	Status Rpt	_	Reviewed on: 3/28/13
	UCCJEA	_	Updates:
	Citation	_	Recommendation:
	FTB Notice		File 15 – Martinez

LeVan, Nancy J. (for Susan M. Brown – Conservator)

Status Hearing Re: Filing of the Inventory and Appraisal

		Status Hearing Re: Filing of the Inventory and	т другават
Ag	e: 83	SUSAN M. BROWN, daughter, was	NEEDS/PROBLEMS/COMMENTS:
		appointed Conservator of the Person and	
		Estate with bond set at \$95,480.00 on	OFF CALENDAR
		10/29/12.	
			Final I&A filed 3-29-13
		Bond was filed on 12/20/12 and Letters of	
Co	nt. from	Conservatorship were issued on 12/20/12.	
	Aff.Sub.Wit.		
	Verified		
	Inventory X		
	PTC		
	Not.Cred.		
	Notice of		
	Hrg		
	Aff.Mail		
	Aff.Pub.		
	Sp.Ntc.		
	Pers.Serv.		
	Conf.		
	Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report		
	9202		
	Order		
	Aff. Posting		Reviewed by: JF
	Status Rpt		Reviewed on: 03/28/13
	UCCJEA		Updates: 4-3-13 (skc)
	Citation		Recommendation:
	FTB Notice		File 16 - Eastwood
<u> Ш</u>	l l		

Williams, Steven R. (for Paul Gestic – Executor)
Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 10/15/11	PAUL GESTIC, friend, was appointed as	NEEDS/PROBLEMS/COMMENTS:
DOD: 10/13/11	Executor without bond on 12/05/12 and	NEEDS/TROBLEMS/COMMENTS.
	Letters Testamentary were issued on	Need Final Inventory & Appraisal.
	12/06/12.	,
Court from	-	
Cont. from	Inventory & Appraisal, Partial No. 1 filed	
Aff.Sub.Wit.	01/17/13 - \$237,000.00.	
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg	=	
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.]	
Screen		
Letters		
Duties/Supp		
Objections		
Video]	
Receipt		
CI Report		
9202		
Order	_	
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 03/28/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 17 - Hawkins

Teixeira, J. Stanley (for Jessica Markowicz and Dina Tsu Tsu Stanton Status Hearing

The FOWARD W CWODDS TESTA AAFLITA BY TRUST AUFFDS /DDORLFAAS /COAAAAFLITS.			
	The EDWARD W. SWORDS TESTAMENTARY TRUST	NEEDS/PROBLEMS/COMMENTS:	
	was created under the will of Edward W. Swords		
	pursuant to Order dated 1-19-96.		
	CARVI MOTSENDOCKED in Transto o		
Cont. from	GARY L. MOTSENBOCKER is Trustee.		
Aff.Sub.Wit.	On 11/07/12, Jessica Markowicz and Dina Tsu Tsu		
	Stanton, beneficiaries, filed a Petition to Terminate		
Verified	Trust.		
Inventory	11031.		
PTC	Minute Order from hearing on Petition to		
Not.Cred.	Terminate Trust on 01/07/13 states: The Court is		
Notice of Hrg	informed that Jessica is a second generation		
Aff.Mail	beneficiary and Dina is a first generation		
Aff.Pub.	beneficiary. The Court grants the petition. The		
Sp.Ntc.	Court orders that there be no distribution pending		
Pers.Serv.	a noticed hearing or waiver from all appropriate		
	parties. Catherine Sharbaugh is relieved as		
Conf. Screen	Guardian Ad Litem. Status hearing set for		
Letters	04/05/13.		
Duties/Supp	Status Banart filed 02/25/12 status: 0x 01/07/12		
Objections	Status Report filed 03/25/13 states: On 01/07/13, the Court granted the Petition to Terminate Trust.		
Video	On 01/09/13, an Acknowledgment of		
Receipt	Agreement was mailed to each beneficiary, for		
CI Report	each beneficiary to acknowledge and consent		
9202	to equal distribution of the trust estate. As of		
Order	01/30/13, all of the executed Acknowledgement		
Aff. Posting	and Agreements have been received back from	Reviewed by: JF	
Status Rpt	all of the beneficiaries and copies of all eleven	Reviewed on: 03/28/13	
UCCJEA	Acknowledgement and Agreements were	Updates:	
Citation	personally delivered to the trustee of the Trust,	Recommendation:	
FTB Notice	Gary Motsenbocker, so that he could be assured	File 18 - Swords	
I I I I I I I I I I I I I I I I I I	that all beneficiaries were in agreement with how	THE TO - SWOIMS	
	distribution would be effected and would also		
	have information for tax reporting purposes.		
	Declarant believes that Mr. Motsenbocker has		
	prepared and sent out an accounting to the		
	beneficiaries, but does not believe that distribution has been made yet.		
	abilibulidi i i la beel i i lade yel.		

Lucich, Nicholas L. Jr. (for Steven D. Hall – son/Executor)
Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 11/22/12	STEVEN D. HALL, son, was appointed	NEEDS/PROBLEMS/COMMENTS:
	Executor, without bond on 03/05/13.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		OFF CALENDAR
		Calendared in Error
Cont. from		
Aff.Sub.Wit.		Status hearing is set for 07/05/13
Verified		for filing of the Inventory &
Inventory		Appraisal
PTC		, ippraisai
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202 Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed by: 3F Reviewed on: 03/28/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 19 - Hall

Dean, Karla (pro per – Administrator)

Status Hearing Re: Filing of Petition for Distribution

	Sidius Hearing Re. Filing of Fellilon for Disirib	
DOD: 10/11/10	KARLA DEAN, daughter, was appointed	NEEDS/PROBLEMS/COMMENTS:
	Administrator with Limited IAEA Authority,	
	without bond on 12/13/12. Letters of	Note: The Petition for Distribution is not
	Administration were issued on 01/15/13.	due at this time. Matter to be continued
		to 10/04/13.
Cont. from	Minute Order from Status Hearing on	
Aff.Sub.Wit.	01/25/13 set this matter for status re filing of	
Verified	the Petition for Distribution on 04/05/13.	
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 03/28/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 20 - Johnson
	П	20

21 Rosalina C. Estacio (Det Succ) Case No. 13CEPR00125

Atty Estacio, Joseph C. (Pro Per Petitioner)

Atty McConnell, Mary Anne Estacio (Pro Per Petitioner)
Atty Estacio-Olin, Maria Carina C. (Pro Per Petitioner)
Estacio-Schmitt, Maria Teresa C. (Pro Per Petitioner)

Petition to Determine Succession to Real Property (Prob. C. 13151)

DO	D: 11-26-12	JOSEPH C. ESTACIO, MARY ANNE ESTACIO MCCONNELL, MARIA CARINA C. ESTACIO-OLIN, and	NEEDS/PROBLEMS/COMMENTS:
-		MARIA TERESA C. ESTACIO-SCHMITT, son and	
		daughters, are Petitioners.	
Co	nt. from 032113	40 days since DOD	
	Aff.Sub.Wit.	, and the second	
>	Verified	No other proceedings	
	Inventory	Lo A #100 500 00	
	PTC	1&A: \$123,500.00	
	Not.Cred.	(real property only)	
	Notice of Hrg	Decedent died intestate	
	Aff.Mail		
	Aff.Pub.	Petitioners request Court determination that	
	Sp.Ntc.	Decedent's 100% interest in real property located at	
	Pers.Serv.	2535 N. Katy Lane, Fresno, 93722 passes to them 25% each as tenants in common.	
	Conf. Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report		
	9202		
~	Order		
	Aff. Posting		Reviewed by: skc
	Status Rpt		Reviewed on: 3-28-13
	UCCJEA		Updates:
	Citation		Recommendation: SUBMITTED
	FTB Notice		File 21 - Estacio